## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

BROKER GENIUS, INC.,

Plaintiff,

v.

Case No. 1:17-cv-02099-SHS

NATHAN ZALTA, MICHAEL SHAMAH, NRZ ENTERTAINMENT, LLC JOSEPH BASSIL, and GONTHAM, LLC.

Defendants.

## **DEFENDANTS' LIST OF PROPOSED EXHIBITS**

Defendants Nathan Zalta, Michael Shamah, NRZ Entertainment, LLC, Joseph Bassil, and Gontham, LLC (collectively "Defendants"), by and through their undersigned counsel and pursuant to the Court's order from May 17, 2017 (Dkt. 42), hereby provide their list of proposed exhibits for the June 14, 2017 hearing at 9:30 am. Defendants reserve the right to supplement this list as necessary.

- 1. United States Patent Application Publication No. US 2015/025918 A1;
- 2. Archived copy of Broker Genius website from the Wayback Machine <a href="https://web.archive.org/web/20160401211415/https://brokergenius.com/">https://web.archive.org/web/20160401211415/https://brokergenius.com/</a>;
  - 3. Broker Genius Marketing Video from www.brokergenius.com;
  - 4. Auto Pricer user interface;
  - 5. TickPricer user interface;
  - 6. Tick Utils user interface;

- 7. SkyBox user interface;
- 8. GoPricer user interface;
- 9. AppEagle user interface;
- 10. Amazon Pricing Central user interface;
- 11. Dkt. No. 25-1;
- 12. Dkt. No. 25-2;
- 13. Dkt. No. 36;
- 14. Def. Dep. Ex 1;
- 15. Def. Dep. Ex. 2;
- 16. Def. Dep. Ex. 5;
- 17. Def. Dep. Ex. 32;
- 18. BG 0125;
- 19. BG 1417;
- 20. BG 1284;
- 21. BG 1661;
- 22. BG 1733;
- 23. BG 1751;
- 24. BG 1959;
- 25. BG 2127;
- 26. BG 2002;
- 27. BG 2289;
- 28. BG 2515;
- 29. BG 2653;

- 30. BG 3109;
- 31. BG 3111;
- 32. BG 3136;
- 33. BG 3249;
- 34. BG 3976;
- 35. BG 4186;
- 36. BG 5056;
- 37. BG 5089;
- 38. BG 5244;
- 39. BG\_AP 0582-735;
- 40. NRZ 0047;
- 41. NRZ 0053;
- 42. NRZ 3982;
- 43. NRZ 3992;
- 44. NRZ 3999;
- 45. NRZ 4005;
- 46. NRZ 4033;
- 47. NRZ 4042;
- 48. NRZ 4060;
- 49. NRZ 4066;
- 50. NRZ 4072;
- 51. NRZ 4104;
- 52. NRZ 4279;

- 53. NRZ 4328;
- 54. NRZ 4340;
- 55. NRZ 7904;
- 56. NRZ 8461;
- 57. NRZ 8525;
- 58. NRZ 14001;
- 59. Any of the pleadings filed to date;
- 60. All of Plaintiff's and Defendants' discovery responses;
- 61. Any document Plaintiff intends to introduce at the hearing.

Dated: June 12, 2017.

By: S/ Jason H. Cooper

THE SLADKUS LAW GROUP
Jeffrey B. Sladkus
Georgia Bar No. 651220
jeff@sladlaw.com
Mark L. Seigel
Georgia Bar No. 634617
mark@sladlaw.com
Jason H. Cooper
Florida Bar No. 98476
Georgia Bar No. 778884
jason@sladlaw.com
1827 Powers Ferry Road
Building 6, Suite 200
Atlanta, GA 30339
Main: (404) 252-0900

Main: (404) 252-0900 Fax: (404) 252-0970

SCHWARTZ SLADKUS REICH GREENBERG ATLAS LLP Jared E. Paioff (jp-2255) 270 Madison Avenue New York, New York 10016 (212) 743-7000 - Telephone

(212) 743-7001 - Facsimile Email: jpaioff@ssrga.com Attorneys for Defendants

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Plaintiff,

v.

Case No. 1:17-cv-02099-SHS

NATHAN ZALTA, MICHAEL SHAMAH, NRZ ENTERTAINMENT, LLC JOSEPH BASSIL, and GONTHAM, LLC.

Defendants.

## **CERTIFICATE OF SERVICE**

I hereby certify that on June 12, 2017, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system and that service was perfected on all counsel of record and interested parties through this system.

By: S/ Jason H. Cooper
Counsel for Defendants